Case 5:24-cv-08551-EJD Document 27-1 Filed 04/07/25

Page 1 of 2

[PROPOSED] ORDER GRANTING EX PARTE APPLICATION

The *ex parte* application by Respondent Capital Asset Exchange & Trading LLC ("CAET") to stay the entry, and/or execution, of the Stipulated Judgment attached as Exhibit A to the Settlement Agreement and Mutual Release entered into by CAET and Petitioner Shanghai Tyron Semiconductor Equipment Co., Ltd. ("Tyron") dated as of February 1, 2025 (the "Stipulated Judgment") came on for a hearing in the above-entitled court. Having reviewed CAET's *ex parte* application, and good cause appearing, the Court hereby ORDERS as follows, pursuant to Fed. R. Civ. P. 60 and 62:

Tyron shall not enter or execute the Stipulated Judgment until the U.S. Office of Foreign

Tyron shall not enter or execute the Stipulated Judgment until the U.S. Office of Foreign Assets Control ("OFAC") has responded to CAET's request for a license and/or guidance regarding CAET's ability to lawfully return funds to Tyron, unless OFAC determines that CAET is not lawfully able to do so.

IT IS SO ORDERED.

Dated:

Hon. Edward J. Davila United States District Judge